

This AGREEMENT entered into on this 1st day of Fall Term, 2018

BETWEEN

Brookdale Community College

Hereinafter referred to as "COUNTY COLLEGE"

AND

STOCKTON UNIVERSITY

101 Vera King Farris Drive, Galloway, New Jersey 08205-9441

Hereinafter referred to as the "UNIVERSITY"

CONTRACT NUMBER L-112217-2

WITNESSETH:

WHEREAS the COUNTY COLLEGE and the UNIVERSITY seek to improve the quality and facilitate the transfer of students into comparable academic majors,

cooperative academic relations so that highly qualified graduates of the COUNTY COLLEGE will be able

DEGREE PROGRAM

A. The UNIVERSITY will accept as course equivalencies in the Degree Program in Hospitality Management AS the courses itemized in Section B below provided the following requirements are satisfied:

1. Students must be admitted to the UNIVERSITY and meet the regular standards for admission for all New Jersey community college graduates.
2. Courses must meet all State and National Standards consistent with the UNIVERSITY's

B. See below or attached document with approved courses.

COMP 129	Elective	HOSP 215	HTMS 2110
Humanities	Elective (I)	HOSP 225	HTMS 2122
History	Elective (H)	HOSP 235	BSNS Elective
ECON 106	Elective	HOSP 245	HTMS 2143
PSYC 106	Elective	BUSI 221 + 222	HTMS/PLAW 3110
SPCH 115	Elective	HOSP 299	HTMS 3901 (w/ reflective paper)
		ACCT 101 + 102	ACCT 2110
		or	

C. SUMMARY OF CREDITS:

Transferred	Additional Required Credits for	Additional Required Total		
Program/Courses	29	52	81	NA
General Studies	0	16	16	NA
Electives	34-35	0	34-35	NA
TOTAL	62-63	68	130-131	NA

** a maximum of 64 credits will be accepted by the UNIVERSITY, which will establish Junior class status, but some credits may not apply directly to the UNIVERSITY Degree Program.

II. TERM OF AGREEMENT

This Agreement shall commence on the date of the student's enrollment at the UNIVERSITY and shall automatically each academic year for a term not to exceed three (3) years from the date of this Agreement. Upon review, the Agreement may be renewed by written consent of both parties. The Agreement may be terminated by either party upon one year's prior written notice to the other party.

If this Agreement is terminated, then those students who have been accepted in the Program prior to the termination date shall continue to be eligible to complete their program at the UNIVERSITY until the termination date, if the student continues to meet all academic requirements under this Agreement after the termination date.

III. GENERAL PROVISIONS

A. Non-Discrimination

There shall be no discrimination against any employee engaged in the work required to produce the services and programs covered by this Agreement, or against any applicant for such employment because of age, race, creed, color, national origin, sex, ancestry, marital status, civil

Under this Agreement, both COUNTY COLLEGE and the UNIVERSITY shall continue to be autonomous and shall be governed independently by their respective governing bodies and administrations except insofar as this Agreement specifically states to the contrary.

C. Modification

This Agreement may only be amended, revised, modified or renewed in writing and signed by both parties and attached to this Agreement.

D. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of New Jersey, particularly the New Jersey Contractual Liability Act, (N.J.S.A. 59:13-1 et seq.) and the New Jersey Tort Claims Act (N.J.S.A. 59:1-1 et seq.), without giving effect to any choice of law courts located in Atlantic County, New Jersey or the federal courts located in the State of New Jersey.

E. Sexual Harassment Policy

COUNTY COLLEGE and the UNIVERSITY shall have in place a sexual harassment policy. All students shall be provided with a copy of the policy and procedures for reporting incidents of sexual harassment as defined by the Equal Employment Opportunity Guidelines Commission and/or the State of New Jersey.

F. Integration Clause

This Agreement and the attached exhibits constitute the entire agreement between the COUNTY COLLEGE and the UNIVERSITY.

G. Severability

If any provision of this Agreement is held to be invalid or unenforceable for any reason, this Agreement shall remain in full force and effect in accordance with its terms disregarding such provision.

H. Captions

The caption headings contained herein are used solely for convenience and shall not be deemed to limit or define the provisions of this contract.

IV. INDEMNIFICATION

A. The UNIVERSITY is prohibited from providing any indemnification under the provisions of N.J.S.A. 17A:64-82. The UNIVERSITY participates in the State of New Jersey's self-insured risk retention program. The UNIVERSITY does not carry general public liability insurance but manages risks

through the State's program and is accorded certain statutory immunities under the terms and provisions of the New Jersey Tort Claims Act, N.J.S.A. 59:1-1 et seq., the New Jersey Contractual

B. The COUNTY COLLEGE shall indemnify and hold harmless the UNIVERSITY, its Board, officers, faculty, students, employees, and agents from and against any and all claims, demands, suits, arising out of or relating to the negligence of the COUNTY COLLEGE, its students, agents and

V. WARRANTIES

The UNIVERSITY and the COUNTY COLLEGE do hereby warrant and represent that they are qualified by training and experience to perform the required services and programs in the manner and on the terms and conditions set forth herein. The UNIVERSITY and the COUNTY COLLEGE further warrant and represent that this Agreement has not been solicited or secured, directly or indirectly, in a manner contrary to the laws of the State of New Jersey and said laws have not been violated and shall not be violated as they relate to the procurement or performance of this Agreement by any conduct, including the paying or giving of any fee, commission, compensation, gift, gratuity, or consideration of any kind, directly or indirectly to any State employee, officer or official.

The Richard Stockton College of New Jersey and the County College administrators shall review the progress and policies of the Agreement at least once a year.

VI. ENTIRE AGREEMENT

The UNIVERSITY and the COUNTY COLLEGE acknowledge that this Agreement represents the merged herein, and any change in the terms herein must be made in writing and signed by both parties.

VII. NOTICE

The following shall be the names and addresses of the representatives of each party in whom all notices and reports required by this Agreement shall be sent:

For the UNIVERSITY:

Stockton
Name: Michael Scales
Title: HTMS Program Coordinator
Academic Department: School of Business

Name: Dr. Janet M. Wagner
Title: Dean
Academic Department: School of Business

For the COUNTY COLLEGE:

Brookdale
Name: Michelle Zuppe
Title: _____
Academic Division: Culinary Arts and Hospitality

Name: Dr. Pat Gallo
Title: Dean
Academic Division: Business and Social Science

IN WITNESS WHEREOF, the parties hereto, duly authorized, have duly executed and signed this Agreement.

President

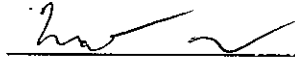
Date:

3/15/18

Title: Interim President

Date:

2/25/18



Dr. Matthew Reed
Vice President for Learning

Date:

2/26/18